| a contract of | MORTGAGE | | Policy N Mortgagee: | | o. B-398189 | |
|--|--|--|---|--|--------------------------|--|
| 677528 | ACCOUNT NUMBER | | AVCO FINANCIA | | | |
| ORTGAGOR(8) | 799009354 | | | OF INDIANAPOLIS | INC | |
| Jimerson | First Richard | Initial Wayne | Spouse's Name Maryann | 8102 Georg | | |
| | | | | <u>Merrillvil</u> | <u>le</u> , indi | |
| The state of the s | State of | riant to storigage Undiana, to wit: | Lots 25 to 33 | teal I state in the County of <u>Lak</u> , both inclusive, E | lock 16 | |
| | | | | 6, in Lake County, | Indiana | |
| | | | | | 5 | |
| so known as 4675 Ha | yes, Gary, In | 46408 | | | ואם הא | |
| ogether with all buildings | and improvements now | or hereafter erec | (Street and Numbe | numinas shadan starm mah and bit | (<u>)</u> | |
| iall be deemed fixtures ar | d subject to the lien h | | | tion therewith, all of which, for the nees pertaining to the property above | | |
| terred to hereinatter as th | premises . | | | remises, reserving the right to collect | | |
| intinuance of such default | authorizing Mortgagee | ontinuance of defi to enter upon said | ult hereunder as to apply | against any deficiency remaining after and enforce the same without regard to | formalacura cala and i | |
| t the indebtedness hereby | secured by any lawful me | eans. | | · | | |
| JR THE PURPOSE OF S ovided in accordance w | ECURING: (1) Perform ith the terms and pro- | ance of each agree | cement of Mortgagor conta | ined herein; (2) Payment of the princ Note (hereinafter referred to as "I | cipal sum with intere | |
| 8-5-82 8500 45 | herewith | executed by M | ortgagor and payable | to the order of Mortgagee, in | the <u>principal</u> sun | |
| 0590-15, an newal or refinance; (3) Pa | I having the date of it yment of any additional | s final payment d advances, with ir | tue on 9-20-86 | to the order of Mortgagee, in , or as extended, deafter be loaned by Mortgagee to Mor | cerres or reselfed me | |
| S 25,000,00 : | (4) The payment of a impunity are advanced to | ny money that m | ray be advanced by the Mo | ortgagee to Mortgagor for any reading | or chird prettes, | |
| ension of said Loan Agre | ement, or any other agr | cement to pay wh | ich may be substituted the | refor. (6) Any sums expended by of our ortgage and/or the Loan Agreement | igages for afficiney's | |
| nayments made by Mort | mear on the obligation | commend that Alife Ma | and a second of the second of the second | | 1 🚅 | |
| expenses agreed to be payment of the | nu ov ine morivavor | | evied and assessed against s | the following order: aid premises, insurance premiums; | airs, and all other ch | |
| THIRD: To the paymer | it of principal, | | | Ā | 90 | |
| n amounts, and in such | combanies as morigade | e may train time | In time approve and to b | ises insured for the protection of Morkeep the policies therefor, properly e | | |
| restoration of said imp | rovement. (2) To nav | и сопесцопу. sna all taxes and sn | ii, at Mortgagee's option, | be applied on said indebtedness; whind that have been or may be levied | ether due or not, o | |
| premises or in said | Loan Agreement or sa | i thereor, or upo | n the Loan Agreement or ocure and deliver to Mor | debt secured hereby, or upon the | interest of Mortgage | |
| nises free from all pric | t liens except the exi | u receipt of the sting first morte | proper officer showing page, if any and upon de | ayment of all such taxes and assess | ments. (3) To keep | |
| tgagee, at its option (v | whether electing to de- | inis morigage, | (4) In the event of de indebtedness hereby secure | fault by Mortgagor(s) under paragrand due and collectible or not) may | aphs 1, 2 or 3 al | |
| cof (unless Mortgagor) | ay the reasonable prei | niums and charg | es therefor; (b) pay all sedings to test the validit | aid taxes and assessments without, | determining the val | |
| highest rate allowed by | vacceptable to ait); and | 1 (c) pay such to d a part of the | liens and all such disburs indebtedness secured by | ements, with interest thereon from this mortgage and shall be immediate | the time of paymer | |
| rigagor(s)~to morigagee. | (5) To keep the buil | dings and other | improvements now or her | reafter erected in good condition and contrary to laws, ordinances or regul | d renair not to co- | |
| nonty, not to remodel | the improvements exce | ot with the wri | itten consent of Mortgage | e, and to permit Mortgagee to enter relief from valuation or appraisemen | r at all reasonable t | |
| edy securea, in full co | mphance with the ter | ms ol said Loan | Agreement and this mo | rigage. (7) That the time of paym is of the premises herein described. | ent of the indebter | |
| ased from the hen here | of, without releasing of | or affecting the | personal libility of any | person or corporation for the paym said indebtedness then remaining u | ent of said indebted | |
| ownership of said pre | mises shall release, rec | duce or otherwis | se affect any such nerso | nal liability or the lien hereby cre- ecuted in his/her behalf, and for his/her | ated (9) If any of | |
| fit and that he/she has no | t executed the same as s | urety for another, | but that he/she is the Borro | ower hereunder. | sole and separate us | |
| S MUTUALLY AGREED the may be secured hereby | THAT: (1)If the Mort | gagor shall fail or | neglect to pay installment | s on said Promissory Note or on any o proceeding to enforce or foreclose thi | ther advance or oblig | |
| eatter until expiration o | I the period of redempt | ion, Mortgagee sh | iall be entitled as a matter | of right, without notice to Mortgagor(indebtedness hereby secured, without | s) or any person cla | |
| premises and the adequa- | cy of the security, and w | whether or not th | e same shall then be occup | ied by the owner of the equity of rede nd profits thereof and to hold and app | emption, to the imme | |
| order for the benefit o | f Mortgagee and the ma | intenance of the | security, (2) As additional | security for the repayment of the indeases and all future leases, including an | ebtedness hereby sec | |
| ring all or any part of the | premises herein describe | ed and any extens | ions or renewals of said leas | es, and all rents, royalties, issues, income e mortgaged premises and to collect si | ne and profits thereof | |
| me and profits,"Mortgago | r(s) hereby authorize ar | nd instruct the les | see under anv such lease, or | his or its assigns or successors in intere y reason of such occupancy. (3) Mortge | st, to pay to Mortgag | |
| ien of any and all prior | encumbrances, liens or o | charges paid and o | lischarged from the proceed | ds of the Loan Agreement hereby secu by such liens on the portions of said pr | ired, and even though | |
| extent of such payments, | respectively. (4) Wheney | ver by the terms o | f this instrument or of said | Loan Agreement Mortgagee is given any pintly and severally liable for fulfillme | v option, such option | |
| ements herein contained, | and all provisions of th | is mortgage shall i | nure to and be binding upor | the heirs, executors, administrators, s the Loan Agreement secured hereby to | uccessors, grantees, le | |
| gage nor said Loan Agre | ement shall be deemed | to impose on the | Mortgagor(s) any obligation | n of payment, except to the extent the tages under condemnation for injury to | at the same may be le | |
| f said property is hereby | assigned to Mortgagee | with authority to | apply or release the money | ys received, as above provided for insurers thereon when due or if there sha | rance loss proceeds. | |
| ortgagor to comply with | ı any covenant, conditi | ion or provision o | of this mortgage, then the s | aid Loan Agreement and the whole in premiums, and liens, as herein specif | debtedness, less une | |
| gagee and without notic | e to mortgagor (such n | otice being hereb | y expressly waived), be dec | emed to have matured and become du such default, mortgagor agrees to pa | e and payable at on | |
| ney's fees and/or forecle the provisions of the India | sure costs actually inc | urred, except to t | he extent that the paymen | t of such items by the mortgagor shall | l be prohibited or li | |
| provisions of the Hall | and official consumer | Çitaii Coat. | | | | |
| E OF INDIANA, a. > 1. NTY OF | · · · · · · · · · · · · · · · · · · · | ss: | 1 | Number Manage and 8.5 | _8a | |
| | y | • | a. h. | DATE OF MORTGAGE 8-5 | | |
| s me the undersigned, a strain day of August | ivolary rublic in and for | 0/ | | WHEREOF, said Mortgagor(s) hereur rst above written. | 110 set nand and sea | |
| Richard | ayne, Jimerso | - | | | c | |
| red Ann Jimer cknowledged the execution | son | <u></u> | - 11 | Valore V | V. | |
| ess my Signature and Seal. | | ong morigage, | MORTGAGOF | , BORROWER | sen pist | |
| =111 AV | | en amerika kananara | Richard Ji | | 7,4 | |
| ARY PUBLICE 11a M | Oton M | ly Commission Ex | | LEORBOWER LIMERSON | \(\sigma\) ist | |
| | | _ // /- | / MORTGAROS | (H()HHH)WEN | | |